

**OHIO OCCUPATIONAL THERAPY ASSOCIATION, INC.**

**SPEAKER AGREEMENT**

In consideration of the mutual promises set forth below, Lori McGonagle OTR/L, CHT and the Ohio Occupational Therapy Association, Inc., "OOTA" agree as follows:

**OOTA'S DUTIES:**

1. To provide an honorarium in the amount of \$100. The honorarium will be sent by mail after the conference to the person designated as the primary presenter, unless the presenter prefers that the honorarium be donated back to OOTA. **Please indicate your preference here:**

I would like to receive the honorarium                       I would like to donate the honorarium back to OOTA

2. To provide audio-visual equipment as agreed upon by the primary presenter and the Program Committee.

3. To provide your registrants with a link to download their own handouts for this presentation, provided handouts are sent to [webmaster@oota.org](mailto:webmaster@oota.org) by **October 4, 2019** by 5:00 p.m.

**SPEAKER'S DUTIES:**

1. To appear at the Sheraton Suites, 1989 Front St, Cuyahoga Falls, OH 44221 to present a program titled **Joint Hypermobility Syndrome, the Invisible Excluder: Identification of and Intervention for a Common, Yet Often Misdiagnosed Disabling Condition** on **Saturday, October 19, 2019 2:00 - 3:30 p.m.**

2. To inform the event organizer of audio-visual equipment needed, subject to availability and agreement with the Program Committee.

3. To provide OOTA with handout materials via email to [webmaster@oota.org](mailto:webmaster@oota.org) to provide to registrants via online link by **October 4, 2019** by 5:00 p.m. if the speaker chooses to do so.

4. To receive the honorarium of \$100 by mail following the conference. Division with co-presenters will be the responsibility of the primary speaker according to their own private arrangement.

**OTHER:**

1. The Speaker warrants that she/he will appear at the date, time and place indicated, and present a program according to the description provided by the primary presenter in the Call for Papers.

2. OOTA may cancel this Agreement in writing by **October 4, 2019** without liability.

3. Speaker(s) shall defend, indemnify and hold OOTA, Inc. harmless with respect to any claims of third parties arising out of or connected with Speaker's performance under this Agreement.

4. This Agreement may not be assigned by either party without prior written consent of the other.

5. This Agreement shall be governed by and construed under the laws of the state of Ohio.

\_\_\_\_\_  
Lori McGonagle OTR/L, CHT

\_\_\_\_\_  
Date